IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF ALASKA

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ORDER GRANTING CONSENT MOTION FOR PROTECTIVE ORDER

Before the Court is the Government's consent motion for a protective order pursuant to Federal Rule of Criminal Procedure ("FRCrP") 16(d). For the reasons stated in the motion, the Court finds good cause, GRANTS the Motion, and ORDERS that:

- 1. The "Defense Team" refers to the Defendant, counsel, employees of counsel's firm, and any retained expert witnesses.
- 2. "Personally identifiable information" ("PII") refers to any material, produced by the Government in discovery to the Defense Team, that identifies a specific person, including name, email address, Facebook user ID or handle, physical address, or photo depicting the person's face. "Sensitive PII" is a subset of PII that includes social security numbers, phone numbers, email addresses, or physical addresses.
- 3. The Defense Team shall take reasonable precautions to protect PII from loss, disclosure, or publication.

4. The Defendant may not possess Sensitive PII regarding any person other than the

Defendant.

5. The defense team may, by video teleconference, display to the Defendant any

portion of discovery, with the exception of Sensitive PII regarding any person other

than the Defendant.

6. The Defendant shall not contact any person identified in discovery, unless the

Defendant had a relationship with that person prior to receiving discovery

identifying the person. However, nothing in this order precludes defense counsel, or

defense counsel's staff or investigator, from communicating with any witness.

DATED this 8th day of March, 2022

Hon. Kyle F. Reardon

United States Magistrate Judge

District of Alaska

U.S. v. Lecam 3:22-cr-00005-SLG-KFR